TELETYPE PRIORITY Mr. Decker (Attn:

Mr. Leavitt Mr. Mintz

7/19/77

FM DIRECTOR

TO WASHINGTON FIELD (62-0)

BT

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EFTO

1 - Legal Research Unit

WASHINGTON FIELD OFFICE AGENTS SUBPORNAED TO APPEAR BEFORE GRAND JURY, WASHINGTON, D.C., CONCERNING SURREPTITIOUS ENTRIES REURTEL DATED JULY 3, 1977.

ON JULY 14, 1977, MR. WILLIAM L. GARDNER, CHIEF, CRIMINAL SECTION, CIVIL RIGHTS DIVISION, ADVISED A REPRESENTA-TIVE OF LEGAL COUNSEL DIVISION, FEIRO, THAT THE DEPARTMENT DOES NOT INTEND TO ASK QUESTIONS THAT WOULD RESULT IN DISCLO-SURE OF CLASSIFIED INFORMATION AND THAT THEREFORE, THE ISSUE OF WHETHER THE GRAND JURY IS CLEARED OR UNCLEARED DOES NOT HE FURTHER STATED THAT THIS ISSUE WAS DISCUSSED AND ARISE. RESOLVED MANY MONTHS AGO AND THAT IS OR SHOULD BE COMPLETELY AWARE OF THE ABOVE. THE SPECIAL AGENTS NAMED IN REFERENCED TELETYPE AND THOSE WHO WILL BE SUBPOENAED ARE HEREBY RELIEVED OF THEIR OBLIGATIONS UNDER FORM FD-291. EMPLOYMENT AGREEMENT, AND ARE AUTHORIZED TO DISCUSS NON-

15 1977

F. DERAL BUNLAU OF INVESTIGATION

COMMUNICATIONS SECTION

SEE NOTE PAGE 2

17E et 101

Dep. AD Adm. _ Dep. AD Inv. _ CLASSIFIED INFORMATION IN THE FILES OF THE FAL TO THE EXTENT A sat. Dir.s

TELETYPE UNIT

MECESSARY TO TESTIFY REPRESENTATION OF THE WILL BE NO OCCASION TO REVEAL CLASSIFIED INFORMATION DURING SUCH TESTIMONY, IT DOES NOT APPEAR THAT ANY OTHER RELEASE IS APPROPRIATE OR NECESSARY.

NOTE:

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This responds to referenced teletype's request for written instructions as to testimony by agents of WFO subpoenced to testify before a Federal grand jury concerning surreptitious entries. Agent a counsel raised the question of necessity for releases to include not only the employment agreement but also specific provisions relating to safeguarding of classific information.

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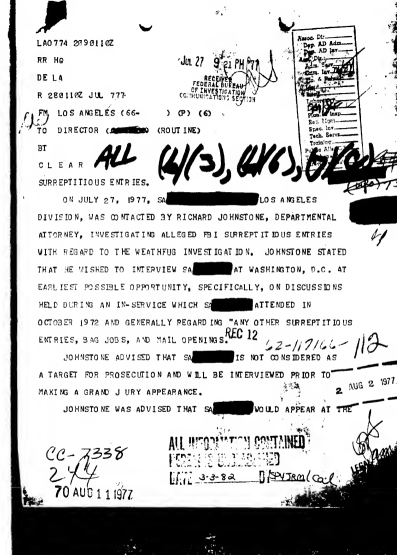
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PAGE TWO (LA 66-) C L E A R

DEPARTMENT OF JUSTICE, 9:00 A.M., AUGUST 3, 1977, ROOM 7632.

UACS, SA WILL TRAVEL TO WASHINGTON, D.C. ON

AUGUST 2, 1977 FOR INTERVIEW ON AUGUST 3, 1977 UT IL IZING GTR.

BT

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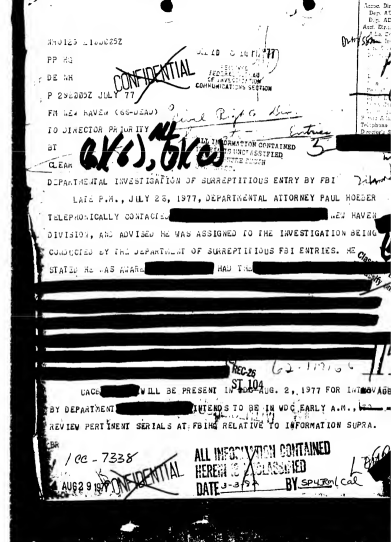
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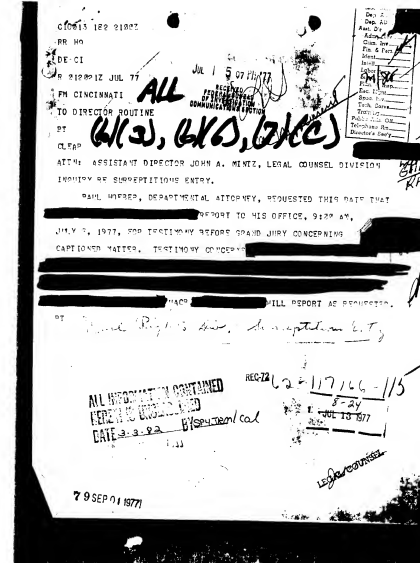
INTERVIEW SOT FOR THURSDAY, AUGUST 4, 1977, AT 9:03 A.M. AT JUSTICE BUILDING, AND HOSEER INDICATED FOCSIBLE APPRADATOR EFFORE FRICTAL GRAND JURY, WASHINGTON, D.C., ON FRIEND, AFOIL 5, 1977.

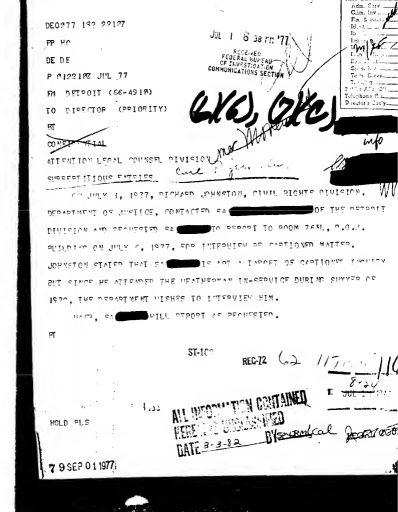
CH JULY OF, 1977, FEING LEGAL COUNSEL DIVISION WAS ISLEPHONICALLY ASSETS OF THE ABOVE IMPORMATION.

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Dep. AD Adm .__

October 3, 1977

To: SAC, Cincinnati

From: Director, FBI

SURREPTITIOUS ENTRY INVESTIGATION

In an effort to expedite the continuing efforts of the captioned investigation, it is requested that SA Columbus Resident Agency, be made available to assist in this matter.

SA_____is to report to Room 1157-B, FBIHQ, on Thursday, 10/6/77 for instructions.

ST-120 REC-76

23 OCT 4 1977

TELETYPE UNIT

Dag. AD Adm. __ Dep. AD Inv. ...

MAIL ROOM Z

Mr. J. B. Adams I - Mr. T. W. Leavitt - Mr. D. W. Moore, Jr. - Mr. A. J. Decker, Jr. The Atterney General

Director. FM

SAFEGUARDING OF NATIONAL SECURITY Reason-FCIR DIFORMATION AND MATERIAL Date of Review

WHERE SHOWN OTHER TED.

This is to call to your attention a matter relating to the Civil Bioks Division "Surrentitions Entry Investigation" which has been convived to me by Bureau personnel concerned recardler the safeguarding of classified actional accurity material and information,

In July, 1977 a member Washington, D. C., who is of the law firm of counsel for a number of Special Agents who have been summened to appear before the Federal grand jury meeting at Washington, D. C., in connection with the Civil Rights Division investigation, questioned as to whether his clients were sutherized to discuss classified information and material before the Federal grand jury. questioned as to whether the Agents were antherized to reveal class fied information falling within the purview was and Thile 28, Code of Federal Regulations, Part 17 (16 CFR 17), to a fled information falling within the purview of Emergine Order 11652

On July 14; 1977, Mr. William L. Gardner, Chief, Criminal Section, Civil Rights Division, was queried by a representative of this Bareau's Legal Councel Division regarding clearance requirements to this instance. Mr. Gardner responded the Department does not intend to ask questions that would rossif in disclosure of classified information and that, therefore, the issue of whether the grand jury is cleared or uncleared does not arise. He stated this issue was discussed and received many months are and that is or should be completely aware of the

Based upon Mr. Cardner's certification instructions vere issued to several Special Agents scheduled to amount before the grand jury at Washington, D. C., that they were relieved of their

DUPLICATE YELLOW

NOT RECORDED SEE NOTE PAGE 5

NI CHIEF TANIDA

1) 62-117166 (Surreptitious Entry Investigation)

T MATERIAL ATTACHED

The Attorney General

obligations under their graphyment agreement with the FBI and anthorized to discuss anywheatible adversacion in the filles of the FBI to the total aspectacy is according with their apparatuses inform the grand tary. In view of Mr. Agricust a specific representation that there would be no except to reveal classified information during the grand tury leatiment, we other release wite decayed algorithm during the grand tury leatiment, we other release wite decayed algorithm or restated.

Indernation has been brought to my striction indicating there may have been inclined where characters applical elements information has been discussed before the Tederal graph jury convened in Washington, D. C., in connecting with the Tederal graph jury convened in Washington, D. C., in connecting with the Tederal Strice Rairy investigation. Walls our impeledge if the matters discussions presented for manufacture parents of the matter of the continuing protection of which is essential to the national security, may have been discussed. Emissions of these areas are the following.

A former field efficient was existioned relating to a surreptitious entry

Prior to his appearance before the grand jury

Attarneys endeavored to be acaspecific relative by the foreign intelligence area and attenuated to develop FEI Readmarkers approval procedures for such techniques, the former period efficial was mable to state what had been discussed before the grand tury prior to and following his appearance.

A supplying of West Goad for wine yes questioned to detail before the grand jury problem.



The legisland hypolest was affect a section a

7. An efficial of a West Coast office was unestimed

As a matter of background, by letter cited September 7, 1978, the former Atterney General, suther used the former Assistant Atterney General, Civil Sights Division, to dissemiliate classified information or material, personal is the provision of \$2.50 PM 17.64, to parsons outside the Essentive Egrand in commercian with the investigation by a Federal graph jury character to head syntame of alloged break-his and related insisters directed at private organizations and individuals in the United States, including specifically the Weather Underground organization. This authorization was specifically limited to the diagonization of such information or material, only to the members of "this grand jury, its searer repoyter and the typict for any transcript of the grand jury proceedings." The suthorization was conditioned upon the Assistant Atterney General, Civil Rights Division, making apprepriate arrangements to assure the proper projection of such information and material.

It is this Burean's understanding the above authorization related to the Federal grand jury opeyaned is Rigy Bark City to hear ovidence relating to the "Murrorithme Endry Bureathanton." We have no information indispling such authorization had being grand for the Federal grand jury convened in Machington, B. 18, 1 and inserties of the fiscarity Francass Section, Offich of Management and France, have failed to determine any clearance have being friend for the Washington, D. C., grand jury, court reporter has typist.



The Attorney General

The letter of the former Atterney General also indicated pursuant to 36 GFR 17.26 the former Againtus httpirity General was authorized to downgrade or declarative any closettless actional separity information relevant to the grand jury grocostless; for the purposes of the grand jury proceedings only. This miliprity was subject to approval by the Department Savige Committee (DRC). He information has been received indicating the DRC has downgraded or declaration my information purposes to either the grand jury convened in New York City or that entering in Washington, D. 9.

I would appresint your making appropriate inquiries requring this maker to easure classified national agentity information and material is being appropriately safeguarded in accordance with Federal regulations and that you effect any aggregative steps you deem appropriate. Please advise me the results of your inquiries so I may furnish appropriate advice to our personnal.

- 1 The Deputy Attorney General
- 1 Assistant Atterney General Criminal Division



The Attorney General

NOTE CONTINUED

It should also be abled the DRC, which char densities. Attorney General is the final authority of cleantification authors within the Department, has determined in the past the Ventharman investigation, which has been the prescribed hyperiod the Contract their laws investigation, was a legitimate national security invite failer in accordance with the need to protect classified material. Cartain techniques utilized in the past in connection with the Westfarman investigation have been adjudicated by the DRC as properly classified. It would appear the Civil Rights Division Attorneys, in spite of their representations, are clearly discussing sensitive classified mathrits before the grand jury convened in Westfather. It Cartain the clear and other safeguage the growth procedures as specified with the grand and other safeguage the growth with the grand jury convened to the New York City. Charles of 1912.

FEDERAL GOVERNMENT

Mr. Michael E. Shaheen, Jr., Councel Office of Professional Responsibility, par

October 11, 1977

Director, FRI

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UNLUTHORIZED DISCLOSURES CONCENSION CIVIL RIGHTS DIVISION INVESTIGATION OF SURREPTITIOUS ENTRIES

- Mr. Johnson

1 - Mr. Mintz

Meference is made to my letter dated April 13. 1977, to the Attorney General concerning captioned matter (copy attached).

In referenced letter I brought to the attention of the Attorney General the fact that disclosures of facts involved in this investigation were serious and I requested that the Office of Professional Responsibility investigate the leaking of investigative facts in this matter.

In this regard I am attaching a copy of a newspaper article appearing in the October 4, 1977, edition of the "New York Times" which also contains information relating to captioned matter. I am forwarding this article to you for your consideration in the Chronitication of this matter.

As I pointed out in referenced letter, I'm of opinion the publicity generated by this information has seriously prejudiced the ability of prespective defendants to obtain a fair trial, but I do not intend this letter to minimize the seriousness of the charges made. I would

| appreciate being kept advi | lsed of the progr | 2 30T 18 1 |
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| Assoc Or. — PENCLOSURE Due, AA D Inc. Ass. Str. — (AA) Ass. Str. — (AA) Ass. Str. — (AA) Helm. Inc. Helm. — (AA) | Director Fin. 8 Assac. Dir. Ident. Cop. AD Adm. Intels. | Serv. Lagal County law. Fiza. & Idag. Fara. Spec. Inv. Tech. Law. Tech. Law. Training. Public Atla. Off. |
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The Attorney General

Director, FBI .

UNAUTHORIZED DISCLOSURES CONCERNING CIVIL AIGHTS DIVISION INVESTIGATION OF SURREPTITIOUS ENTRIES

As you are aware, the repeated unauthorized disclosure of information concerning the Department's investigation into alleged wrongedings by present and former employees of this Lureau has been a tatter of serious concern to me. I know that you share this concern and are doing your utmost to guard against a repetition of this conduct.

One recent example of these disclosures is found in the March 31, 1977, issue of the Washington Post, cartiered "Irdictionate Wood of PLI Essents in Alberal Break-Ins." The article arcounced that Justice Popartment officials had record ended indistricuts of 'low-level personnel involved in illegal Lardanies as a stemping-stone to possible further prosecution of approximataly six prosent and former PDI ercoutives." As you know, this is not ar isolated incident. Similar articles have unreared remembedly over the bast several months, discussing the progress of the Department's investigation, speculating on the likelihood of indistrents. identifying persons who are the principal subjects of the investigation, and disclosing patters such as trial strategy that could be known only to attornoys or others in the Department of Justice was were closely connected with the investigation.

On June 30, 1976, I sent a memorandum to the Assistant Attorney General, Civil "ights Tivision, J. Stanley Pottinger, inquiring whether an investigation should be conducted regarding disclosures that appeared earlier that routh in the New York Post. "r. Fottinger replied that no such investigation should be undertaken." On October 21, 1976, I forwarded a complaint

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form to the Public Integrity Section of the Criminal Division, enclosing a cepy of an article in the New York Times of the same dato, noting that the information contained therein might involve a violation of the Privacy Act. In his reply, Assistant Attorney General Richard L. Thornburgh requested that no investigation be conducted at that time, but advised that the Criminal Division would "review this decision at such time as the Civil Richts Division has conducted its inquiry into the illegal entries."

In my opinion, the deliberate disclosure of this information may constitute a violation of the criminal provisions of the Privacy Act. It is certainly contrary to explicit regulations of the Department of Justice, which are subject to severe administrative penaltics. There may also have been a flagrant breach of the secrecy of grand jury proceedings and of the ethical and professional standards of the Bar. One can only speculate on whather the resultant publicity has prejudiced the ability of prospective defendants so obtain a fair trial. I am sure you will egree that these rathers take on special significance where personnel of the Department of Justice may be involved.

I certainly do not intend to minimize the periodeness of the charges that have been rade against present and former members of this bureau. I recognize also the necessity for investigation and the need for a present and importial resolution of the allegations. It is for this reason that I deferred to the Lepartment of Justice and avoided making any incufries regarding the investigation. But as director of the FPI I have a special responsibility to insure that our employees are treated in a fair and investial manner, particularly where allegations of risconduct may result in criminal charges. They are empirical to no rore—and certainly no less—than any other citizen in similar circumstances.

I therefore respectfully request that this matter be referred to the Office of Professional Responsibility in accordance with 28 C.F.M. g 0.39a and that I be kept advised of the progress of the inquiry.

For your further information, I have attached copies of some of the newspaper articles that have appeared concerning this investigation.

F.B.L. Chief in Ivew York May Face More

Questions on Wiretap

By NICHOLAS M. HORROCK Special to The New York Times

WASHINGTON Oct 3 Government prosecutors are contemplating recalling the chief of the big New York office of the Federal Bureau of Investigation fore a grand jury in an effort to straights en out contradictory testimony about any illegal electronic surveillance in Statem Island, sources familiar with the case said

This Is the first indication of activity in a case that has seemed frozen in bureaucratic limbo since last spring. The Department of Justice has been investigating alleged abuses by the F.B.I for more than 16 months under two Administrations, but only one indictment has been brought and only one potential suspect cleared by an official statement.

Department sources said there had beengrowing pressure to make a decision or the F.B.I. cases before Judge Frank M. Johnson Jr., President Carter's nominee to head the bureau, takes office, Judge Johnson's confirmation hearings before the Senate Judiciary Committee are. to begin a week from today, a White Housesource said.

According to well-informed sources, the second grand jury appearace e for J. Wallace LaPrade, an assistant director of the F.B.L. might give him an opportunity tu resolve contradictions between his testimony and that of other bureau men on a wiretapping stakeout in an antiwar radical case several years ago:

A Chance to Query Him . . But another source said that it would

also provide the Govern ment with: chance to ask Mr. LaPrade whether he had had a role in a series of previously undisclosed burglaries.

ed Government sources who said that the prosecutors had recommended to Attorney General Griffin B. Bell that Mr. La-Prade be prosecuted. The prosecutors. from the civil rights division, which has handled the case, said they had also A source said that Mr. La Prade would found evidence that could warrant prose- have an opportunity to "clear up" this



J: Wallace LaPrade

Arbor Gray and James Ingram, all of whom had served in F.B.1, internal security work.

The recommendation to prosecute Mr. LaPrade, key sources said, was based on contradictions between his testimony and that of other F.B.I. agents about an electronic surveillance in the burcau's effort to catch Cameron Bishop, an antiwar radical wanted in the early 1970's in connection with several bombings.

Several agents and officials were questioned by a Federal grand jury sitting in the Southern District of New York about who was in a panel truck parked! On May 10, The New York Times quot- on a stakeout of an unauthorized wiretapping o la telephone that the agents believed Mr. Bishop would use.

Mr. LaPrade reportedly said he was not in the truck. Other agents said he was...

A source said that Mr. LaPrade would cution of John F. Morley, Andrew J. Deck-contradiction before a grand Jury here

Fin. & Pers. aboratory Legal Coun. Plan. & Insp. ... Rec. Mant. .. Spec, Inv. _ Tech. Servs Training ___ Public Affs. Off ... Telephone Rm. Director's Sec'y __

The Washington Post Washington Star-News ... Daily News (New York) The New York Titaes ___ (L The Wall Street Journal The National Observer The Los Angeles Times .. .

JEMICAL MANNEY

that was ordered to review the case by r. Bell last spring.

Thomas Bolan, Mr. LaPrade's lawver. said he could not comment on the case. John Wilson, a spokesman to rthe Justice Department, said that lawyers handling of the investigation, the investigation referred comment to Benjamin Civelletti, an Assistant Attorney General in charge of the criminal division, and that Mr. Civelletti was on the way to los, Angeles. Later Marvin groups supporting the F.B.L. and from Wall, the chief spokesman for the department, called back and said that it was who have argued that the Government declining comment because this was an could not prosecute its employees for e letive commat myestmanion.

As the case has dragged on, lawvers both within the department and for the defense, members of the FBI, and those under investigation have criticized the

department's delay.

ed abuses] in limbo over what's going ants rights, have gained a new sensitivity to happen," one defense lawyer com- to human worth, Claimee M. Kelley said plained privately. "And I think that's today.

vastly unjust."

has not been reported. But it has been of Police that sensitivity to constitutional has not been reported. But it has been of Police that sensitivity to constitutional under way at least 16 months, according it ight-sand the "holvidual"s innate which" to records and interviews. At the end was the most important change he had of the Ford Administration, Justice De-seen in 37 years if police work. partment lawyers, were reported to have | As the association's S4lin annual, conprepared to recomme to a series of process ference began, Gov. Edmund G. Brown Jr. cutions.

tired bureau supervisor, was indicted on city.

charges scenaring from the case. In the "It is not enough to indule in the peruproar that followed, Mr. Bell ordered cuptons of the past, but to try to associaa Washington grand jury to completely lare and welcome into the mainstream review the allegations and determine of society those groups who for too long whether higher-ranking officials had or- have been left out," he said, mentioning deted the illegal activities.

Two months later, department lawyers wrote to John Morley, a former F.B.I. official who headed internal security intelligence work in New York at one point, and told him he was no longer a target

It has been clear that Mr. Bell has been reluctant to prosecute agency men for actions taken during their investigations conservative national security advocates properly trying to protect citizens against denecrous agitators. .

Offic Kelley Sees New Sensitivity of LOS ANGELES, Oct. 3 (AP)-Law in

forcement ofucials, despite a tendency "This has left all these normal B. B. C. office to "cry disaster over each new Supreme cials and agents implicated in the report. Court decision" that broadens defend-

The retiring Director of the FBL told The starting date of the investigation the international Association of Chiefs

of California challs used the chiefs to sup-Four months later, John Kearney, a resigned the cause of excluded groups in soci-

the elderly, women and m, torribe and

October 17, 1977

To: SAC, Cincinnati

From: Director, FBI

USURREPTITIOUS ENTRY INVESTIGATION

411. 916) 710.\

In an effort to expedite the continuing efforts of the captioned investigation, it is requested that SA Columbus Resident Agency, be made available to assist in this matter.

SA is to report to Room 1427-D, FBIHQ, on Thursday, 10/20/77 for instructions.

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Dip. AD Inc.
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FEDERAL GOVERNMENT

Mr. Michael E. Shaheen, Jr., Counsel

October 31, 197 Office of Professional Responsibility, DOJ 1 - Mr. Mintz Director, Thi - Mr. Johnson UNAUTHORIZED DISCLOSURES CONCERNING CIVIL RIGHTS DIVISION INVESTIGATION OF SURREPTITIOUS ENTRIES of Attached is a copy of a self-explanatory letter dated October 21, 1977, to the Attorney General from Special Agent is assigned to our New York FBI Field Office. Also attached is a copy of a New York Times article dated October 6, 1977, entitled "Burglaries in New Jersey Linked to FBI Memorandum." I am bringing this matter to your attention even though you have previously informed me that it is the policy of your office not to conduct any additional inquiries concerning matters of this nature until requested to do so by the Attorney General. In the event your office does conduct an inquiry into this matter, I would appreciate being informed of the results of your inquiry. Enclosures (2) REC. 85 MAILED 5 2 1977 23 NOV 4 1977 NOTE This communication is being submitted to OPR, DOJ, in of the fact that SA NY, has made allega against Departmental attorneys involved in the Department's surr tious entries investigation. It should be noted that we have previously communicated with OPR, DOJ, concerning unauthorized d A.m. Dr. __closures of information in the Civil Rights Division investigati Dog. AD Adm. of surreptitious entries and we have been advised that it is the De. AD law policy of OPR, DOJ, not to conduct any investigation into allega Admission of this nature unless instructed to do so by the Attorney General Commonwealth were informed of this policy by OPR, DOJ, memorandum of 10/25 to Inspector-DAD Thomas M. Johnson, OPR, FBI, captioned "Unautho Disclosures Concerning Civil Rights Division Investigation of Lagor Court Syrreptitious Entries. Aum. Cory. Legal Count Cilm. Inv. Head & Iring Rec. Mont. Director__ Fin. & Pars. Seec. Inv. . Lat. beith. Tach Serve Assoc, Dirá Mante Spec. ier.

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Newark Field Office Said to Have Been Told to 'Do Anything'

in Weathermen Search

By NICHOLAS M. HORROCK

Special to The New York Three WASHINGTON, Oct. 6-Federal prosecutors have found a written link between the headquarters of the Federal Bureau of In estigation here and two previously, undisclosed burglaries by agents at a prilyvate home in New Jersey, law enforca-

ment sources said today.

According to these sources, the prose-Acutors have found an F.B.f. memorandum from Washington to the Newark field of-fice authorizing agents to "do anything possible" to apprehend Judith Flatley, who was being sought as a fugitive on a charge growing out of antiwar activities by the Weathermen organization... At least two "surreptitious entries"

were made at the home of Miss Flatley's parents, Benjamin and Rosa Cohen, in Union, N.J., near Newark, in January and February 1973, the sources said

This is the first instance in which such blanket written authority has been found in a 16-month investigation of burglary sources said. The document also established, the sources said, that bureau officials in Washington were willing to give agents carte blanche to apprehend the Vicationnan fugitives.

The disclosure of the memorandum comes at a time when there is growing speculation that Attorney General Griffin B. Bell is nearing a decision on whether to seek further indictments or to abandon the investigation and impose some sort of administrative sanctions on agents involved who are still in the bureau.

Numerous Justice Department sources have indicated in recent days that a major decision will be made in the next week or two, and that, as Mr. Bell has indicated, serious thought is being given to possible disciplinary actions snort of indictment.

John Kearney, a former supervisor in the bureau's New York field office, was indicted earlier this year on charges growing out of the investigation. The prosecutors in the case reported to Mr. Bell at that time that they had evidence of wrongdoing by a half dozen senior F.B.I. officials as well as several middle.

In addition, The New York Times reported yesterday that similar break-ins had been committed within the last five years by agents assigned to organized crime units in New York, The purpose of those break-ins and wiretaps, law enforcement sources said, was to obtain illegally information that later could be used as the basis for applications for thinks. ordered wiretaps.

sources said, was obtaining information from break-ins or illegal bugs, pretending that it had been legally obtained from live informants, then using it in their requests for legal wiretaps.

At the time of the alleged burglaries at the Cohen home, J. William LaPrade was in charge of the Newark office. He is now an assistant director of the bureau and heads the New York field office. The prosecutors are reported to be seeking to discover whether he received the memorandum personally and construed it as authority too rder a break-in.

Thomas Bolan, Mr. LaPrade's lawyer, dechned to comment on the matter, but sources familiar with the case have said that Mr. Laprade has never been asked

about the Newark incident.

. A spokesman for the F.B.I. had no comment on the case.

According to the law enforcement sources. Miss Flatley's search was part of an interse campaign in late 1972 and early 1973 to capture members of the Weather Underground who were wanted on a range of Federal warrants. L. Patrick Gray was director of the bureau and has repeatedly denied, through his lawyer, ordering any illegal entiries.

Nevertheless, the sources said,

"greenie"-2 green-tabbed memorandum denoting a "special" investigation-went increase in its efforts to apprehend Miss. Flatley_

Two agents, James Weaver, now at-tached to the San Diego field office, and Kenneth Stuller, now believed to be on duty in New York, were questioned about the entry into the Cohen home.

Their lawyer, Jack Solerwitz of Mineola, L.I., declined to comment on the de-tails of the case but said that the two

agents had done nothing wrong.

In the search for fugitives of the weather organizations, F.B.L agents made illegal entries in an effort to find leads to the whereabouts of the fugitives. Many of the victims of the entries were families or frierds of augitives.

An entry 1976, the civil rights division of the Department of Justice began a na-

tional investigation of the practice but concentrated mainly on members of Squad 47, a unit in the New York field office assigned to internal security and Weather organization cases.

One constant difficulty, sources familiar with the investigation have said, was establishing that the line agents carried out these illegal acts at the specific instruc-tion of their superiors and that there was: authorization from F.B.I. head quetes

Griffin Bell, Attorney General of the United States Department of Justice Ninth and Pennsylvania Avenues Washington, D.C.

Dear Sir:

AN MECHANICAL CONTINUED Line 3-3-82 USPYJAM (COL

It is difficult to describe the distress and frus, tration I feel as I have suddenly been made out to be
a criminal by the Department of Justice. Over six years
ago I took an oath to uphold the laws of the United States
as a member of the Federal Bureau of Investigation and
that same Justice Department which now seeks to impugn
my character and reputation. The day of the administration
of that oath as a Special Agent of the FBI, June 21, 1971,
was for me a proud and happy day. It meant a chance to
serve my country and to make my small contribution to
society.

Although I enjoy my work as an Agent now more than ever, a sadness and bitterness is now part of me that did not exist before. I have been used -- made a pawn by men, specifically Department of Justice Attorneys, playing a game for their self-aggrandizement.

On August 24 of this year I testified before a Federal Grand Jury in Washington, D.C. regarding activities in which I participated as a Special Agent. My cooperation with Department of Justice Attorneys was freely given for the following reasons: (1) Directions from the FBI Director, Clarence Kelley, that agents cooperate fully with Departmental Investigators; (2) Agreement of immunity from prosecution proffered by Justice Department Attorneys, refusal of which risks contempt of Grand Jury charges; and (3) Belief on my part that perhaps the FBI had been guilty of "excesses" in the past and that, painful as it might be, investigation into these "excesses" might, over time, be for the better.

ENCLO.

Griffin Bell October 21, 1977 Page Two

I am not now, nor was I on June 21, 1971, naive enough to believe that the FBI, or any goverment agency, should not be held accountable for its actions or those of its agents. My August 24 testimony before the Grand Jury is ample evidence that I believe this to be true. I do not believe, however, I should be ashamed of any activities in which I have engaged as an Agent. Never have I participated in anything as an FBI Agent with malicious or criminal intent, and never did I participate in anything as an Agent that I did not feel at the time was approved and justified.

It is impossible to describe the range of emotions I encountered during the two days in August I spent talking with Departmental Attorneys and testifying before the Grand Jury. Suddenly, I who had decided to dedictate his life to defending justice was called to answer to justice. It was a depressing experience, one which left me feeling totally vulnerable. But in the back of my mind was the ever present rationalization that, perhaps, it was for the best.

Then, however, in the October 7, 1977 issue of The New York Times, an article headlined, "Burglaries in Jersey Linked to FBI-Memo", appeared under the by-line of Nicholas M. Harrock The text of the article contained not only the names of myself and other agents in connection with an alleged illegal entry, but also information which could only have been obtained from Department of Justice Attorneys and from secret Grand Jury testimony.

I was, to say the least, outraged and my vulnerability was complete. As a result of that article, I am suddenly exposed as having committed criminal acts, I am open to possible civil suits and my reputation, as well as that of other agents and the Bureau itself is questioned in a public forum. All of this occurs without the benefit of proper legal disposition of the matters in question and, more importantly, the obvious sources of information as contained in the article are Department of Justice attorneys.

For some time now, FBI activities have been under investigation. It seems daily, articles such as that described above appear in the press. The majority seem to impugn the reputa-

Griffin Bell October 21, 1977 Page Three

tion and character of the Bureau and its employees. When I compare the damage done by so-called "FBI excesses" with those of Department of Justice investigators who seem determined to destroy the Bureau or, at best, limit its effectiveness as a law enforcement agency, the "FBI excesses" pale in the comparison.

The tools to correct or improve FBI investigative techniques lie with the President, through the Attorney General and with the Congress, through its oversight committees -- as do culpability for past "excesses". Exposing these "excesses" through the media by using the guise of a confidential investigation and then slipping the results through the keyhole serve no one. I strongly urge and implore you, Sir, to launch an immediate investigation into the leakage of information by "Justice Department sources" as contained in the above cited New York Times article, as well as previous such articles.

As a starting point for this investigation, I give you the names of Mr. Francis Martin and Mr. Richard Johnston, the attorneys who questioned me before the Grand Jury on August 24. I urge this investigation with respect for you, Sir, the institutions of our Government and the cherished rights and liberties of all citizens in the United States.

Sincerely,

cc. Clarence M. Kelley, Director - FBI Special Agent New York Office, FBI



Attached letter is answer to your letter to Michael E. Shaheen, Jr., Counsel, Office of Professional Responsibility (OPR), Department of Justice (DOJ), re leaks from the Federal Grand Jury concerning the Civil Rights Division investigation of surreptitious entries. Attached letter states that OPR, DOJ, conducted an inquiry based on your 4/13/77 letter concerning the same matter and the results of that investigation were reported to the Attorney General. He requested no further inquiry and OPR, DOJ, is not conducting any additional inquiries until requested to do so by the Attorney General.

For your information, we also advised the Attorney General on 10/31/77 of Sh concern that grand jury information had been leaked concerning his testimony. We have no reply from the latest letter. This is being furnished to you for your information.

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FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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| | Information pertained only to a third party. Your name is listed in the title only. |
| × | Documents originated with another Government agency(ies). These documents were referred to that agency(ies) for review and direct response to you. DEPT. THESE JUSTICES OFFICE PROFESSIONAL RESPONSIBILITY |
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UNITED STATES GOVERNMENT

lemorandum.

DATE: 12/27/77

Dep. AD Adm. _ Dan. AD Inv.

FROM

TO

SURREPTITIOUS ENTRIES INVESTIGATION SUBJECT:

BY CIVIL RIGHTS DIVISION. DEPARTMENT OF JUSTICE

To submit attached list of FBI documents (all xerox copies except one) furnished to Departmental Attorney Stephen A. Horn, Civil Rights Division, 4/28/77-5/4/77, and to record that Mr. Horn reviewed original Bureau abstracts in the Service Unit and Bufile as well as portions of Bufile 66-8160 with Bureau approval.

In view of my retirement on 12/30/77, the following information is being furnished to you concerning this matter. With your approval, on 4/25/77, I was assigned to allow Departmental Attorney Stephen A. Horn, Civil Rights Division, free access to review the original Bureau abstracts maintained in the Service Unit of the Records Branch and to service any requests for access to additional records after clearing such requests with you, or with Mr. Paul L. Mack when you were not available.

Mr. Horn reviewed Service Unit abstracts daily on 4/25/77-4/29/77 and on 5/2/77, personally selecting the abstracts he desired to review after the filing system had been explained. The original abstracts for serials 4, 6x6, 13, 30 and 113 of (REVOLUTIONARY ACTIVITIES - VIOLENCE) were charged out to the Special File Room for maintenance there and Mr. Horn requested to review these abstracts, which were shown to him after approval was granted on 4/27/77. He then requested to review Bufile After this request was approved, with review required of Domestic Security and Terrorism Section of Criminal Investigative Division to excise names of Special Agents in deep undercover assignments, all five sections of were made available on 4/28/77, for Mr. Horn's review. He also requested approval to review all 1972 and 1973 mail (regular and "June" mail) in Bufile 66-8160 (TECHNICAL SURVEILLANCE - GENERAL). Attached is a list of the original serials that were copied and excised for Mr. Horn to review from these two files in lieu of the original serials. 76 - 11114

Enclosure

14 JAN 9 1978

Room 7145

Memorandum to Mr. Adams RE: SURREPTITIOUS ENTRIES INVESTIGATION

BY CIVIL RIGHTS DIVISION,
DEPARTMENT OF JUSTICE

attached is a list of FBI documents (all xerox copies except one) from these two files that were requested by Mr. Horn and furnished to him with the approval of you or Mr. Mack. All of these were reviewed by the Document Classification Office for classification purposes before they were furnished to Mr. Horn. Note that serial 8x6 of Bufile is classified "Top Secret" and therefore a "Classified Document Receipt" was obtained from Mr. Horn. Ilso note that the original serial 3438x2 of 66-8160 was charged out to Mr. Horn on 4/29/77, and has not been returned to date. A xerox copy of the "Classified Document Receipt" (original and yellow copy both attached to original serial in file) for the xerox copy of the "Turnished Mr. Horn is attached bereto as well as a xerox copy of the charge out receipt for

RECO'MENDATION:

Security and Terrorism Section.

This memorandum is being submitted for information and record purposes, if desired, in view of my retirement on 12/30/77.

63-8160-3433x2 (original serial). The excised copies of serials shown to Mr. Horn in lieu of the original serials as listed on one of the attachments hereto have been returned to the Domestic

gna

LIST OF SERIALS COPIED AND EXCISED TO PROTECT NAMES OF SPECIAL AGENTS IN DEEP UNDERCOVER ASSIGNMENTS - THESE COPIES AND ALL OTHER ORIGINAL SERIALS IN THIS FILE WERE MADE AVAILABLE TO DE-PARTMENTAL ATTORNEY STEPHEN A. HORN FOR REVIEW ON 4/28/77 WITH BUREAU APPROVAL.

SECTION 1 (Serial Scope 1 - 65)

6x2; 6x3; 6x4; 6x6; not recorded mail dated 8/4/72; 7; 11; 14;

20: 22; 23; 24; 25; 26; 27; 36; 46; 52; 53; 62 and 63.

(note: excised copy of serial 6x6 classified "Top Secret" was requested, approved and given to Mr. Horn - receipt obtained.)

SECTION 2 (Serial Scope 66 - 115)

66; 68; 69; 70; 72; 77; 80; 81; search slip 4/5/73; 82; 84; 85; 86; 87; 92; 93; 94; 100; 101; 102; 103; 104; 105; 108; 111; 112; and 114.

SECTION 3 (Serial Scope 116 - 177)

117; 118; 119; 120; 122; 126; 127; 129; 130; 131; 134; 135; 136; not recorded mail dated 12/18/73 and 8/21/74; 138x; 139; 142; 143; 144; 145; 146; 147; 148; 149; 150; 151; 152; 153; 154; 155; 156; 157; 158; 160; 161; 162; 166; 168; 169; 170; 174; and 176.

SECTION 4 (Serial Scope 178 - 217)

178; 180; 181; 183; 185; 189; 192; 194; 196; 197; 200; 205; 208; 209; 215; and 216.

SECTION 5 (Serial Scope 218 - open 240)

227; 228; 229; 230; 231; 232; 233; 234; 235; 237; 238; and 239.

BUFILE 66-8160

Mr. Horn reviewed 1972 and 1973 original serials with the exception of serials 3377; 3393; 3399; 3412; and 3461 (all "June" mail), which were excised on a xerox copy of each and reviewed by Mr. Horn.

cl. To mum

ENCLOSURE " -

ITEMIZED LIST OF FBI DOCUMENTS FURNISHED DEPARTMENTAL ATTORNEY STEPHEN A. HORN, CIVIL RIGHTS DIVISION

| | DATE FURNISHED | ORIGINAL OR COPY | FILE & SERIAL # | | ER IDENTITY OF DOCUMENTS |
|----|------------------|---------------------|------------------|-----------------------------|---|
| | 4/28/77 | Xerox Copy | | 6/23/72 - | Memorandum R. L. Shackelford to Mr. E.S. Miller, captioned "STUDENTS FOR A DEMOCRATIC SOCIETY (WEATHERMAN) INTERNAL SECURITY - REVOLUTIONARY ACTIVITIES" (4 pages) |
| | 4/28/77 | Xerox Copy | | (6/2 8/ <u>72</u>)- | DO-6 routing slip note from G. (Mr. Gray) to $\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ $ |
| L | 4/28/77 | Xerox Copy | | (7/17/ <u>72</u>)- | DO-6 routing slip note from G. (Mr. Gray) to Mr. Felt |
| | 4 /2 8/77 | Xerox Copy | ALL | 6/30/72 - | Memorandum E. S. Miller to Mr. W. Mark Felt captioned "PROPOSALS IN FURTHERANCE OF APPREHENSION OF WEATHERMAN FUGITIVES" (4 pages) |
| | 4/28/77 | Xerox Copy | (1/2) | | Memorandum Mr. L. Patrick Gray, III, Acting Director to Mr. Felt captioned "Proposals Ince Furtherance Of Weathermen Fugitives" (2 pages) |
| | | _ | (5) | (7/17/ <u>72</u>)- | Enclosed DO-6 pink routing slip note from G. (Mr. Gray) to Mr. Felt |
| | 4/28/77 | Xerox Copy | | 7/03/72 - | Memorandum W. V. Cleveland to Mr. W. Mark Felt Captioned "PROPOSALS IN FURTHERANCE OF APPREHENSIONS OF WEATHERMAN FUGITIVES" (4 pages) |
| | | | | (7/17/ <u>72</u>)- | Enclosed DO-6 pink routing slip note from G. (Mr. Gray) to Mr. Felt |
| • | 4/28/77 | Xerox Copy | (Enclosure) | (7/17/72)- | Handwritten notes of G (Mr. Gray) on yellow tablet paper (3 pages) |
| ٠. | 50 (177) | Хараж • Сору | | 7/11/72 - | Memorandum E. S. Miller to Mr. W. M. Felt- captioned INVESTIGATIVE PRIORITIES DOMESTIC INTELLIGENCE DIVISION" (3 pages with 38 pages enclosed - total 41 pages). CLASSIFIED: "TOF SECRET" (Receipt obtained). |
| | ##28/T7 | ORIGINAL. | 66-8160-3438X2 / | 8/04/72 - | Memorandum T. J. Smith to Mr. E. S. Miller captioned "WIRETAPPING" (5 pages) |

| CONTINUED (PAGE 2) | | | |
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| 5/0 | 02/77 | Xerox Copy | 66-8160-3417 | 6/28/72 - | Memorandum Acting Director, FBI to Acting Assistant Attorney General, Internal Security Division captioned "SUPERVISORY CONTROL OF ELECTRONIC SURVELLANCE IN MATIONAL SECURITY CASES" (2 pages plus note on page 3) |
|-----|-------|---------------------------|--------------|-----------|---|
| 5/0 | 02/77 | Xerox Copy | 66-8160-3424 | 6/19/72 ~ | Memorandum D. J. Dalbey to Mr. Felt captioned "WIRETAPPING; UNITED STATES v. U.S. DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN (2pgs) |
| 5/0 | | Xerox Copy "JUNE" Mail | 66-8160-3510 | 8/30/73 - | Informal 1 page note "TO: CLARENCE" "RE: SURREFTITIOUS ENTRY" from "N. P. CALLAHAN" marked "JUNE" mail |
| 5/0 | | Xerox Copy "JUNE" Mail | 66-8160-3511 | . , - | Memorandum R. J. Baker to Mr. Callahan captioned "DEVELOPMENT OF POSITION FOR DIRECTOR KELLEY TO TAKE ON SURREPTITIOUS ENTRY" (5-page memorandum plus 5 pages for 2 addendums) marked "JUNE" mail |

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DEPARTMENT OF JUSTICE

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OFTIONAL FORMAIO, 16 JULY 1973 EDITION GEA FPMR (41 CFR) 101-11.1 Assec Dir. UNITED STATES GOVERNMENT Den AD A-b 1 - Mr. J. B. Adams Dap. AD lev. ${\it Memorandum}$ 1 - Mr. J. J. McDermott Mr. J. A. Mintz Mr. Bassett DATE: 1/27/78 1 - Mr. H. N. Bassett 1 - Mr. P. V. Dalv **SURREPTITIOUS ENTRY** INVESTIGATION sify on: OADR PURPOSE: To advise of access authorizations (clearances) currently being afforded by the Department of Justice in connection with the Surreptitious Entry Investigation and the fact the Department has failed to obtain necessary clearances for former Special Agent John J. Kearnev. DETAILS **REC-103** 11-1171 The Department Security Office had determined that attorne on the Kearney case and he will not be afforded compartmented clearance. At the request of the Document Classification/Security Officer, the Department Security Office advised no request had been made and no access authorization has been granted to former Special Agent Kearney.

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SEE DORS ADDENDUM PAGE 3

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plant 9 MAR 1 7 1978

Memorandum to Mr. Bassett Re: Surreptitious Entry Investigation



Obviously Kearney will require clearances if he is to discuss with his attorneys areas which have already been touched upon in connection with the initial discovery motions in the Kearney indictment.

Also, it would seem advisable, if not already done, that Kearney be released from his employment agreement which carries beyond his date of retirement.

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RECOMMENDATION: For information. It is suggested Mr. Adams or Mr. McDermott promptly call to the attention of appropriate officials at the Department the need for John J. Kearney to be granted access authorizations as indicated above.

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ADDENDUM DOCUMENT CLASSIFICATION AND REVIEW SECTION 2/2/78

It has been determined that on 2/1/78 Deputy Assistant Attorney General Mary C. Lawton, Office of Legal Counsel, instructed the Department Security Office to obtain clearance for former Special Agent John J. Kearney. The Department Security Office was advised it should have no direct contact with Kearney, but should handle any necessary procedures through the office of Kearney.

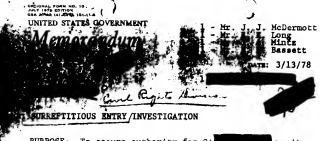
It is noted the Director, by memorandum dated 6/9/77, advised the Attorney General he might desire to afford former Special Agent Kearney and his counsel, clearances for access to classified information and to secure their agreement to abide by the Department's regulations concerning access to, security of and disclosure of classified information. The Document Classification/Security Officer shortly thereafter advised the Department Review Committee, the highest organizational body on classification matters, of the need for the Department to ensure clearances were obtained for Kearney and Prior to this time in a "Motion for Discovery and Inspection," attorney had requested information relating to Communications Intelligence matters.

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PURPOSE: To secure authority for SAL to discuss official matters before the Federal grand jury convened at Washington, D. C., to hear evidence relating to captioned investigation, and, in the event proper clearance procedures are effected, to discuss before the grand jury classified national security information and material, if necessary.

DETAILS: On 3/13/78, SA Services Division, advised me he had received information from the Criminal Division of the Department that I was scheduled to appear before a Federal grand jury hearing evidence relating to the Surreptitious Entry Investigation on 3/15/78. After asking SA as to whether I was a target of the investigation and voluntary or to be under subpoena, he made further inquiries and advised me I was not a target and that I would be subpoenaed to appear on 3/16/78. REC-46 ()

This is to request authority of the Director that I be released from my employment agreement to discuss official information as necessary before the Federal grand jury. Also, in the event I determine necessary clearances have been obtained by the Department for members of the Federal grand jury, court reporter and court stemographer, that I be authorized to discuss as required classified national security information and material.

As a matter of information, by memorandum dated 10/6/77, the former Director called to the attention of the Attorney General several instances wherein classified information and material had been discussed before the Federal grand jury in this investigation without proper clearances for the grand jury, court reporter and stenographer. The former

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SEE ADDENDUM LEGAL COUNSEL DIVISION PAGE 3 SEE ADDENDUM, DC/SO, PAGE 4

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

5010-110

Resorandum to Mr. Bassett

Surreptitions Entry Investigation

1-117166

Director requested at that time the Attorney General make appropriate inquiries to ensure classified national security information and material was being appropriately safeguarded in accordance with Federal regulations and that the Director be advised of the results of these inquiries so he in turn could alert appropriate personnel. To my knowledge the Director's memorandum of 10/6/77 was never acknowledged.

On this date, I checked with the Department Security Office and determined that neither the court reporter, court stenographer nor members of the Federal grand jury convened at Washington, D. C., had been afforded clearances for national security information and material. A representative of the Department Security Office advised in his opinion such clearance was definitely necessary before such individuals could receive classified national security information or material.

I have retained personal attorneys in connection with this appearance and am requesting the Department authorize one who has already received clearance to discuss classified matters relating to this appearance and afford clearance to the second attorney who does not possess clearance for national security information and material.

RECOMMENDATION: That SA as required, be released from his employment agreement to discuss classified national security information and material before the Federal grand jury convened at Washington, D. C., in captioned matter, if required, and providing proper clearances have been obtained by the Department for all individuals who will receive this material.

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Memorandum to Mr. Bassett Re: Surreptitious Entry Investigation 62-117166

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ADDENDUM LEGAL COUNSEL DIVISION 3/14/78

contacted Inspector James C. Farrington, Legal Counsel Division, regarding this matter at which time it was suggested to him that he may wish to contact the Departmental Attorney handling the testimony before this grand jury for the purpose of determining

to him that he may wish to contact the Departmental Attorney handling the testimony before this grand jury for the purpose of determining whether the line of questioning will involve classified data, and resolve this problem at that time. In this way, it was hoped that this would eliminate any confrontation during the grand jury testimony.

John

APPROVED: WAR Adm. Serv. Adm. Serv. Director Ident Intel

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ADDENDUM LEGAL COUNSEL DIVISION 3/27/78 JCF

In view of the concerns expressed by SA relative to the possibility of discussing classified information before the Federal Grand Jury, there is attached a copy of a letter dated March 23, 1978, to Assistant Attorney General Benjamin R. Civiletti, from Attorney General Bell, which was received today, 3/27/78, from Mr. Frank Martin, Trial Attorney, in which the Attorney General authorized the dissemination of classified information or material to persons outside the Executive Branch in connection with this investigation by this Federal Grand Jury.

SÚF

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The 3/23/78 Attorney General letter to Assistant Attorney General Civiletti is a perfunctory post facto clearance of a Federal grand jury which has been in session for months. It does not respond to former Director Kelley's 10/77 letter citing instances where national security information was compromised before this grand jury and requesting corrective action. While the Attorney General's letter meets the requirement of 28 CFR 17.64, that classified information shall not be disseminated outside the Executive Branch except as authorized by the Attorney General, apparently no effort has been made to assure its protection, and the authorization does not meet the requirement of 28 CFR 17.57, that access shall not be given to any person unless a determination of trustworthiness has been made.

Late 3/30/78, the Department Security Office stated it was endeavoring, at the request of the Criminal Division, to expeditiously afford my attorney clearance so he could represent me in connection with my rescheduled appearance before the grand jury at 1:30 p.m., 3/31/78.

While it appears some in the Department are continuing to ignore or bend for their own purposes regulations relating to the safeguarding of national security material, in view of the letter of the Attorney General and the current efforts of the Department to afford my attorney clearance, the FBI could be accused of resorting to technicalities if I am not released from my employment agreement to furnish both official and classified information to the grand jury. The continued violations and circumvention by the Department of regulations relating to protection of national security information in this investigation unfortunately destroy the integrity of the Executive Branch's system of protecting such information and material, the integrity of such material obtained by us from intelligence sources and methods, and will deter our acquisition of vital national security material in the future.

I have not indicated an unwillingness to cooperate with this Federal grand jury. In my position, it is my responsibility to ensure regulations relating to the protection of

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national security information and material are enforced and this has been my intention. In view of the above, I request the Director release me from my employment agreement so I may provide official information and classified information to this Federal grand jury, its stenographer and court reporter, and any appropriate Department personnel who I am assured have proper clearance. While I believe to present my testimony in the proper perspective I need to relate information of a compartmented nature requiring special clearance and information which the President has requested be held closely, in view of the insecurity of the Federal grand jury I should not be permitted to discuss this latter information.

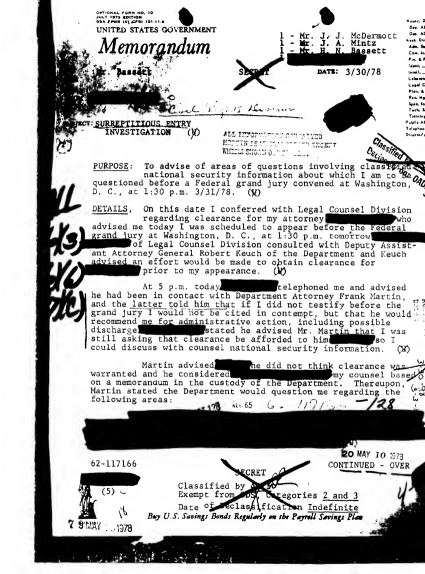
RECOMMENDATION: That SA be released by the Director from his employment agreement to furnish official and classified information up to and including "Top Secret" on 3/31/78 to the Federal grand jury at Washington, D. C., in accordance with the above, and that he also be released to confer with his attorney, providing the Department does secure proper clearance before my testimony, under the same conditions.

release from him employment agreement for discle which it marked for discle which it approved for discle which it is a proposed for discle which it is a starting the release by the FBI). If the Aireston authorizing the release and and full constraint attactions to furies of the servicing that information or because of the servicing of the information or because the servicing of the service of the servi

FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

| 2 | $Page(s) \ withheld \ entirely \ at \ this \ location \ in \ the \ file. \ One \ or \ more \ of \ the \ following \ statements, \ where \ indicated, \ explain \ this \ deletion.$ |
|---|---|
| | Deleted under exemption(s) with no segregable material available for release to you. |
| | Information pertained only to a third party with no reference to you or the subject of your request. |
| | Information pertained only to a third party. Your name is listed in the title only. |
| × | Document(s) originating with the following government agency(ies) |
| | Page(s) referred for consultation to the following government agency(ies); as the information originated with them. You will be advised of availability upon return of the material to the FBI. |
| | Page(s) withheld for the following reason(s): |
| | For your information: |
| × | The following number is to be used for reference regarding these pages: |
| | |

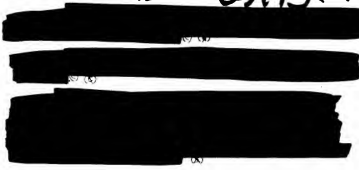
XXXXXX XXXXXX XXXXXX



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Memorandum to Mr. Bassett Re: Surreptitious Entry Investigation 62-117166

ry Investigation (L)(b)(



It is also interesting to note that Department Attorney Martin, while reductant to afford the attorney of my choice clearance for classified national security information, appears to have no reductance in providing him such information over the telephone. (X)

RECOMMENDATION: For record purposes. (V)

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| | | I Dei C Ails. Off. |



UNITED STATES GOVERNMENT UNITED STATES DEPARTMENT OF JUSTICE Asst. Dec. Adm Servs FEDERAL BUREAU OF INVESTIGATION Memorandum Crim totasalt Legal Coun MR. McDERMÔTI DATE: 4-20-78 Plan & Inte Tech Serve Training ... Public Affa C Director's Se SURREPTITIOUS ENTRY MATTERS SUBJECT: E. 75.... On 4-18-78 Mr. Paul Boucher, Chief of the Demartmental Task Force investigating surreptitious entry, called me and advised that they are presently referring matters to the FBI for any administrative action that the Bureau desir to take. Mr. Boucher advised that this is being handled by the Office of Professional Responsibility of the Planning and Inspection Division of the FBI. He advised that in view of this that certain individuals will need access to record that the Bureau has and/as furnished to the Department. Mr. Boucher advised that in view of the nature of the action he is giving access to the following individuals to the files contained in Room 1427-D, which would be the surreptitious entry files: Assistant Director Lee Colwell Deputy Assistant Director Thomas J. Biamonte SA SA ACTION: For information. 62-117166 -129 ST-138 REL (4)1 - Mr. Colwell 1 - SA

Buy U.S. Savings Bonds Regularly on the Payroll Savings Plan

.

Assoc Dir. .
Dep. AD A

4/9/80

ALL SACs and LEGATS

From: Director, FBI

DOCUMENT RECORDING AND INDEXING FIELD OFFICE AND LEGAT FILES CENTRAL SYSTEM OF RECORDS BUDED . 5/9/80 ..

SAC Memorandum 30-76, dated 11 76, sets forth the Bursau policy and regulations regularing but all field office investigative activity must be made a half of record and integrated into the field likes files in following is set forth as a reminder and in amplification of the instructions in SAC Memorandum 30-76.

Demands are continually being rade upon the Bureau to produce FBI documents through Freeded of Information/
Privacy Act requests and discovery orders in civil litigation and subpoens matters. Issues are sometimes raised regarding the production of documents originally designated as "Do Not File" documents and/or documents relating to suggestitious entries. In these instances, it has been necessary to hand search files or folders which contain such documents in unrecorded and unindexed form. Explanations have required from the FBI as to why such documents continue to maintained in this status. Failure to comply with these court orders could result in contempt of court citations being the large hageinst FBI officials. In such situations, the court may also along to impose sanctions against the FBI when the Bureau is a party in civil litigation matters.

In order that the Bureau may meet such discovery demands and at the same time protect of the ged or highly sensitive material contained in office it to ments, it is incumbent; that the credibility of the the light be dimini Compliance with existing regulations regarding the recording

Mr. Boynton - Mr. Bruemer Mar Steel Colwell

Airtal to All SACs and Legate
De: Descript Secreting and Dislanding
Field Office and Logal File:
Control System of Secreting

and intering of documents to appropriate and interior should income all documents are recorded and imaged.

instructions and process of the control of the cont

The instructions set forth above, as well as those in SAC hemotandum 30-76, are to be applied to all documents investigative in nature and those definistrative for nature except where the Henuel of Administrative Operations and Procedures (MAOP) provides for amounting from industing and serializing administrative documents.

This matter should be handled empedial self and FRING savined by close of business 3/9/20 of compliance with shows instructors. Your papty should be designated "Attention: Records System Section, Records Handgament Division."

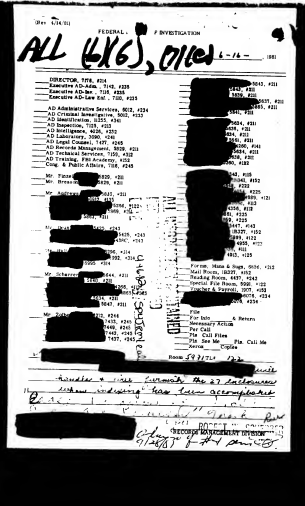
NOTAL In the past, surveys and administrative inquiry investigations have been conducted excessing the location and identification of decuments, including the location and identification of decuments, increased to be "Do Het File" type of decuments increased the connection with civil discourse and administrative and the connection with civil discourse and the connection with civil discourse and the connection with the control of the cont

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6-2-117/66-130 CHANGED TO 6-2-118045-5X

OCT 19 1978
(4/6), (7/C)

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Mr. Finzel +/8-

SURREPTITIONS ENTRY

3/24/81

R. W. Scherrer Lx



PURPOSE:

To place material related to captioned matter on record and to accomplish necessary indexing.

RECOMMENDATION:

1. That material related to captioned matter be placed on record and that necessary indexing be carried out.

2. That this memorandum, with its enclosure, be retained in the Special File Room with access restricted to the Assistant Directors of the Records Management, Legal Counsel and Intelligence Divisions or those acting for them.

Enclosure

62-117166

1 - Mr. O'Malley

- Mr. Mintz l - Mr. Finzel

1 - Mr. Dean

1 - Mr. Hall

Scherrer

(8)

Classified by S Declassify

AUR 5/20/83

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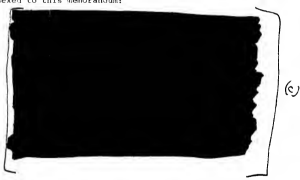
3 3 MAR 2 7 1981

Memorandum R. W. Scherrer to Mr. Finzel RE: SURREPTITIOUS ENTRY

DETAILS:

Attached as an enclosure to the original of this memorandum is a folder captioned "SAC Folder Instructions," which was recovered at an undisclosed date from the New York Office. This material was not previously placed on record, inasmuch as there is no information contained therein identifying the target of any surreptitious entry. The information contained in the attached folder consists of various memoranda, routing slips and notes apparently related to the administrative handling of material secured through surreptitious entry. It is noted that a classification review of the material contained in the attached folder was conducted on I/21/80. Also, as noted previously, no subject or target of surreptitious entry was identified in material contained in the attached folder. The following topics are mentioned and should be indexed to this memorandum:







Memorandum



7/R. Mr. Finzel

Date 6/16/81

R. W. Scherrer Rus

Subject - SURREPTITIOUS ENTRY

PURPOSE:

To place material related to captioned matter on record at FBIHQ to accomplish necessary indexing.

RECOMMENDATION:

1. That material related to captioned matter be placed on record at FBIHQ and that necessary indexing be carried out. ASI DOVED

2. That this memorandum, with its bulky enclosures, be retained in the Special File Room with access restricted to the Assistant Directors of the Records Management, Legal Counsel, Criminal Investigative and Intelligence Divisions, or those acting for them.

1 - Mr. O'Malley - Mr. Mintz

- Mr. Finzel - Mr. Dean



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Memorandum R. W. Scherrer to Mr. Finzel

H. M. Bassett memorandum to Mr. Callahan dated 1/11/76 reported the details of the acquisition of 27 volumes of personal folders maintained by the Assistant Director in Charge of the New York Office. These folders were acquired by former Assistant Director and Inspectors and Inspectors during the period 5/4/76 through 5/7/76. The above-described folders were taken to FBIHQ where they have been maintained since May, 1976. It is anticipated that these folders will not be returned to the New York Office, but will be retained at FBIHQ. The material contained in these folders identifies the targets of surreptitious entries carried out by the New York Office and are retrievable through the New York Office general index.

In order to facilitate FBIHQ retrieval of material contained in the 27 folders, the various memoranda contained therein will be indexed into the FBIHQ general index.

The 27 folders described above will be made bulky enclosures to instant memorandum and will be retained in the Special File Room with access restricted to the Bureau Officials identified in recommendation number two above.

Memorandum



: Mr. Finzel +/Rx

Date 6/16/81

Prom : R. W. Scherrer Rust

Subject: SURREPTITIOUS ENTRY (BUFILE 62-117166)



PURPOSE:

9.0

To advise that a volume of material related to captioned matter was placed on record and filed in FBIHO file 66-8160 captioned "Technical Surveillance-General" and to report that a project will be instituted to transfer this naterial from the latter file into captioned file.

RECOMMENDATION: For information.

DETAILS:

Captioned file was opened as a result of an internal IBI investigation of surreptitious entries which was directed by former Assistant Director Richard E. Long. A review of the F3IHQ general index disclosed that a volume of material

62-117166 ENC. BEHIND FILE

- 66-8160

- Mr. O'Malley

- Mr. Mintz

- Mr. Finzel

Scherrer

- Mr. Dean

- Mr. Hall Mr.

CONTINUED OVER

Memorandum R. W. Scherrer to Mr. Finzel RE: SURREPTITIOUS ENTRY (BUFILE 62-117166)

related to the surreptitious entry investigation had been placed on record and filed in FBIHQ file 66-8160. In order to facilitate future retrieval to material pertaining to the surreptitious entry investigation, a project will be instituted to identify surreptitious entry information filed in FBIHQ file 66-8160 and to transfer this material to captioned file. This project will be handled by of the Special File Room Subunit and will be coordianted with the Consolidation Subunit.

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| Date of Mail | 6/19/81 |

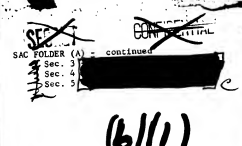
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| | PTICIOUS ENTRY INVESTIGATIONS | |

Authority - 62-116065

File Number _____62-117166-V

PERMANENT SERIAL CHARGE-OUT

SAC FOLDER -SECS. 1, 2, 3, 4, acc. material formerly in 66-6182-B adexed as follows: comp1.1/13, Sec. " 1/26/56 " 2/8/56 4 - not indexed. SAC FOLDER (A) - contains material formerly & (main file), revise and de-indexed as follows: Sec. 1 - Part I 2/28/56; Sec. 1 - Part II - same agent 229/56; Sec. 2 - same agent, 3/13/56; (see att.sheet for add'1 sections SAC FOLDER (B) - contains material formerly in 100-4931-Sub. 32. (rel SAC FOLDER (C) - contains material formerly in 66-6182-A (re keys) SAC FOLDER (D) - contains material re: SAC FOLDER (E) - contains material re: * (H) - RE (I) (J)



(b//1)



9/17/58 -RE: CONFIDENTIAL TECHNOLES LE CALS:

SEE TRAINING DOCUMENT #41, PRACTICAL WORK
IN STOLEN CAR CASES.

MR. SIMON: MR. SIMON: MATTACHED ARE: INSTRUCTIONS RE CONF.

ATTACHED ARE: INSTRUCTIONS RE CONF. SOURCE ASSIGNMENTS - ALSO: ONE MEMO DATED 1/5/56 NOT MARKED "JUNE" AND ONE MARKED 1/11, MARKED JUNE AS WELL AS "PERSONAL FOLDER SAC" - WITH NOTE FROM MR. MOORE AS TO WHETHER TO CONTINUE TO USE "JUNE" -

CHECK OF INSTRUCTIONS REFLECTED NO PARTICULAR INFO ON THIS POINT.

I HAD SUGGESTED TO MR. O'CONNELL,
UPON RECEIPT OF MEMO 1/5/56, THAT
"JUNE" BE USED SO THAT IF BY ANY CHANCE
THIS MATERIAL GOT LOOSE & GOT TO
SERIALIZERS, IT WOULD BE RETURNED TO
SAC'S OFFICE, SINCE THEY HAVE BLANKET
INSTRUCTIONS NOT TO FILE ANYTHING WITH
"JUNE" ON. SINCE THESE MEMOS ARE
IN REGULAR FORM, BLOCK-STAMPED & INITIALED,
IT IS POSSIBLE SAME WOULD GO IN CASE
FILE. IS THERE ANY INSTRUCTION THAT
"JUNE" BE DISPENSED WITH HEREAFTER?
IT IS STILL USED ON LETTERS TO BUREAU
RE CONFIDENTIAL SOURCES, FILE

HENEMN IS UNCLASSIFIED.

CONFIDENTIAL SOURCE ASSIGNMENTS

Reference is made to my informal note of 11/23/55 setting forth contents of the conversation which I had with Inspector B. C. BROWN.

After discussion with ASAC DONALD MOORE on this date, I tele-phonically contacted Inspector BROWN and made the following recommendations which he approved and stated should be placed into effect.

The communications referring to anonymous source assignments should be completely deleted from the June file. In addition, our indices should be purged of all references to the communications covering anonymous source assignments which were previously placed in the June file. The memoranda and other communications so extracted from the June file will be placed in a personal folder of the SAC to be maintained in the actual personal custody of the SAC in the SAC's personal office. The only official record which will be maintained will be a card

1/13/56 - agued that best to mark their names June as one estra softie vs. fling inappropulting are index maintained by the SAC's Secretary which will set forth the number of the sterisk informant and the date of development of the informant.

It was agreed that the data placed in the SAC's personal folder would not be destroyed but would be retained.

These indsructions are being stapled to the inside of said folder.

The communications extracted from the June file should be filed in chronological order.

In view of the decisions set forth above, it will be satisfactory to make a notation on any memoranda prepared covering confidential source assignments data concerning authority received from Headquarters.

(SEE ADDENDUM)

WILLIAM G. SIMON ASAC

12/28/55

Further discussion has disclosed the necessity for maintaining a special index which contains the name, address, and the symbol number of a particular assignment. This index is referred to hundreds of times each month and is of absolute necessity to the workability of information secured under this program.

In addition it was noted that we must maintain a symbol informant card in the confidential informant index, it being noted that within the past several years instructions have been received that symbol numbers assigned to anonymous source assignments must be in sequence with symbol numbers assigned to tesurs, misurs, etc.

In addition it was noted that communications are forwarded to the Bureau each week advising the Bureau of the identity of symbol numbers assigned to anonymous source assignments and furnishing additional dates in connection with symbol numbers previously furnished to the Bureau.

In view of the above, I had another conversation with Inspector Brown. It was proposed that we maintain a special index under a personal label of James J. Kelly, to be a discovered.

ALL INFORMATION CONTAINED HEREIN IS UNCLASSIFIED DATE 1/2/180 B utilized in connection with the personal folder to be maintained by James J. Kelly containing this material. Mr. Brown agreed that this was the only proper step which could be taken, it being agreed that it was necessary to report on this information.

I told him that the inconsistency which appeared was in connection with the maintenance of the symbol number card and the forwarding of communications to the Bureau explaining the designation of symbol numbers. I pointed out to him that within the past several years this system had been inaugurated by the NY office and that it has been very helpful in the report-writing phases of our work inasmuch as only the symbol number need be used rather than a long descriptive passage which attempts to explain the source of the information. Inspector Brown agreed that it would be necessary to maintain the symbol number card as in the past containing both the symbol number and the name of the subject and that also it would be necessary to continue forwarding to the Bureau as in the past under a JUNE and Personal & Confidential cover the designation of symbol numbers.

I pointed out to him that with respect to the administrative handling of these matters in the past year and a half there was no problem and that the main problems arose because of the variance in our procedures over the years in connection with anonymous source assignments conducted 10 and 15 years ago.

I also pointed out to him that there was a tremendous amount of information resulting from anonymous source assignments which had been channelized throughout the files of this office over the years.

W. G. SIMON, ASAC

11/23/55

Inspector B. C. Brown advised me on 11/23/55 that with respect to any record of authorization of highly confidential sources, there should be no record in any file concerning authority secured for handling such an assignment.

The SAC should maintain an informal folder in his personal file or desk and in that folder there should be reposited an informal note concerning each particular assignment. These notes should be held until the next inspection.

With respect to those files which contain such memoranda at the present time, they should be purged and the memoranda should be destroyed, on any of the assignments which have been completed.

Thesactes on each job should be retained in the future and will be deleted from the folder on the occasion of each in-Spection.

These instructions are being stapled to the inside of the folder, which will be placed in the lower lefthand drawer of the SAC's personal desk.

W. G. SIMON ASAC

IN LIST UNCLESSIFIED DATE 1/21/80 BY 2842

1/3 - RE BAG JOBS & RECENT INSTRUCTIONS THAT FILES RELATING THERETO BE UN-INDEXED & COVERS CHANGED TO REFLECT "J.J.KELLY, PERSONAL", WITH NO NUMBER, AND KEPT IN YOUR OFFICE.

> SINCE ALL CABINETS IN YOUR OFFICE ARE FULL, I WONDERED WHAT YOU THOUGHT MIGHT BE REMOVED- CONTENTS ARE AS FOLLOWS BEGINNING FROM ENTRANCE DOOR:

PRODIP EXHIBITS (&

DETCOM EOLDERS J 2

YOUR SPEECH MATERIAL

YOUR PERSONAL FILES & PERSONNEL FILES. OF VARIOUS CLERICAL EMPLS.

TOP SECRET MONOGRAPHS & PERSONNEL FILES ASACS

YOUR WORK DRAWER

HAVE REQUESTED A CABINET TO WHICH ALL WAR PLANS MATERIAL MIGHT BE TRANS-FERRED (IT IS NOW IN 3 SEPARATE PLACES) AND WHEN SAME MADE AVAILABLE THERE WILL BE AMPLE SPACE IN YOUR OFFICE FOR THIS "JUNE" MATERIAL - OK TO HANDLE IT THIS WAY

ALL INFORMATION CONTAINED

SHO 2 SEC S ADMINISTRATIVE HANDLING OF JUNE MATERIAL INVOLVING HIGHLY CONFIDENT SEC 3 The current precedure in the handling of memorable involved highly confidential and anonymous sources is as SEC 3 SEC 35 follows: A June memorandum is prepared by the agent, setting out the results of his domestigation to determine the security aspect of the contemplated assignment. Based on this memo, the Bureau is telephonically contacted and authority obtained. A motation by the ASAC is made on this memorapting out who authorized the assignment and the date. This memo is then filed in the SAF a Tolder permanently. Once the assignment has been completed. if positive results are received a jum memo is prepared setting out the results a this memo is also filed in the AAC's felder. All of these memos are filed according to date erder. Authority for Above Procedure On 11/23/55, ASAC William G. Simon spoke to Inspector B. C. Brown at which time Inspector Brown instructed that the SAC should maintain an informal folder in bis personal file or desk and in that folder there should be repesited an infermal note concerning each navigular assignment. These notes should be beld until the mext inspection,

ASAC William 9, Simon again speem to Imagestor B. 6, Brown on 12/28/56 in which the sawyn instructions were countermended into the sawyning to Mr. Simon's statement, If will appear that the data placed in the SAC's personn folder would not be destroyed but would be retained.

RECOMMENDATION

When authority is desired to conduct an ECAS, a memorandum be prepared setting out their results of the investigation conducted in connection with the investigation conducted in connection with the investigation conducted in security aspects invested. This memorandum should not in any two refer to the district should be the hasis for the Alag calling the juries. When authority is obtained, the language proper a brief memorandum setting out this authority. Both of the above memorandum should be filed in separate SAC folders in date erfer. At the time of the ment inspection, the memorandum containing Bureau authority should be destroyed and the other memorandum retained. It is also felt that a memorandum setting out the results of the ECAS should be prepared and filing in the same SAC folder as the memorandum containing the results of the investigation and this also would be retained on a permanent basis.

Cortain of the assignments are approved on a continuing basis. This means that agest month, a memorandum is submissed to Asot. Pissetor A. H. Belmont at the Bureau, setting get he results, of certain McAS that least a belleting us nature and these are approved on as MACB hant for thus avoiding the necessity of asking to pure therety on he individual said. But somy it religious nature and the second results as the somy it religious as per MacRosset Formation of the MacRosset Formation of the second results and the second results as a second results as a second results and the second results as a seco

RECOMMENDATION

That there be no change in this precedure.

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THESE MEMORANDA ARE MARKED "JEME".
REMORANDA OF THIS TITE ARE MAINTAINED PERMANDETTY, THERE IS NO REFERENCE TO BU, AUTHORITY,

(2) ERIEF MEMO HE ASAC REFLECTION AUTHORITY
SECURED PHON BURZAU FOR COMPLOY MITH SCHOOL,
THESE REMORANDA ARE FILLED HE SEPARATE
POLDERS IN SAC'S CHYLCE, MARKED "JUME",
AND MILL BE DESTROYED AS CONCLUSION OF OFFICE
DISPETITION.

(3) NUMO PREPARED MY AGUST SETTING OUT RESULTS OF CONTACT WITH SOURCE, DESIGNATION OF STREET, RUNGER, etc.: THESE MEMORANDA, MARKED JUSTE, ARE MAISTATHED PERMISSITLY IN SAC'S PERMONAL POLICE, SUCH REMORANDA SHOULD HE PREPARED RESULT OF CONTACT OF SOURCE VERSIERS, SUCCESSFUL & IMPO DISSEMINATED WHICH IS ATTELLED TO STREET, OR MEMORATED WHICH IS ATTELLED.

400

RE EMPS INVOLVED IN COMPAGE OF SQUACES, MEMOS CONCENTING REPRESION TO HE MANULED AS EMPSTOPORE (MINO PREPARED FOR SAC "JUME" FOID DE SHOUTING HOOK # IN ASAC'S TEL-KEE CARLING) AND NO HOMETICE IN CARE FILE.

IL G. POSTER

| Routing Slip FD-4 (Rev. 10-13-54) |
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| To 1643 |
| Director File # |
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| IN VIEW OF RESULDER TABDERS MICH SEEMS TO |
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| OF ASSIGNMENT, THAT IS), MEMO ORIGINALLY DISTRI |
| 20TED 4/6/61 AAS BEEN RETYPED - WOULD APPRETAT YOUR MAKING THIS AVAILABLE TO TAS TO WHOM THE |
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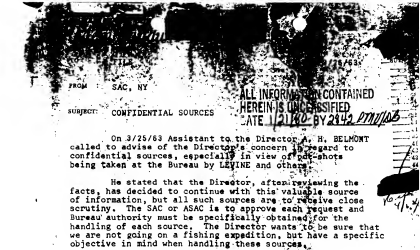
C11 MEMO PREPARED BY AGENT SETTING OUT RESULTS AT INVESTIGATION OF SECURITY ASPECTS OF CONTRIPLATED ASSIGNATED THESE MEMORANDA ARE JUNE", FOR "SAC POLDS UP DO NOT BEAR THE OFFICE OF BUREAU FILE NOS! THE ARE NO REFERENCE TO BUREAU AUTHORITY.

AND WILL SUBSTITUTE AT CONCLUSION OF EACH OFFICE INSPECTION.

AS) HEMO PREPARED BY AGENT SETTIME OUT RESULTS OF CONVICE WITH SOURCE, ASSIGNMENT OF STREET, HALLTAND STRATEGY IN SAC'S PERSONAL FOLDER, SUCH HEHORARDA SEGULD BE PREPARED REFLECTING RESULT OF CONTACT OF SOURCE WHETHER SUCCESSFUL & INFO DISSEMINATED, WITH IS ATTRIBUTED TO SYMBOL, OR NEGATIVE AND MO DESCRIPTION MADE.

KEYS: MENOS CONCERNING RETENTION PREBARES OF SAC JUNES ECUDER, SHOWING HOOK NUMBER IN ASACTO TELLER CABINET, NONOTATION IN CASE FALE, RETITIVED PERMANENTLY.

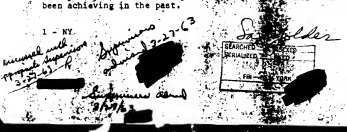
> ALL INCORMATION DUTANTE HEREID IS UNCLAS THE



He stated that the planning of each source should be gone over carefully and an informal memorandum concerning same should be placed in the safe in the SAC's office and kept there until the next Inspection, at which time the memoranda will be reviewed by the Inspector and destroyed.

MELMONT stated he wants to be sure that we are using men of dedication and stability on this important type of assignment.

This matter was discussed at the conference of the ASACS on 3/26/63. It was pointed out that while we are to be extremely cautious in this type of operation, this should not be interpreted to mean that there should be any lessening of our activity in this field. If we expect to continue making in-roads in the security field, we should use every ounce of imagination and initiative at our disposal lift was pointed out that sometimes it is easy, when a caution of this sort emanates from the Bureau, to use it as a validation slow down our operation and not accomplish the end result that we have been achieving in the past.



Memorandum



10/29/81 Date

: Mr. Finzel 7/Rx

R. W. Scherrer &

SURREPTITIOUS ENTRY (BUFILE 62-117166)

RY SPYJEMICAL

Reference is made to my memorandum dated 6/16/81. captioned as above.

PURPOSE:

To advise that the Surreptitious Entry project was completed on October 28. 1981.

RECOMMENDATION:

For information.

Zin nin time

DETAILS:

Reference memorandum set forth that a volume of material relating to the above caption was placed in FBIHQ file 66-8160 Technical Surveillance-General and a project would be instituted to transfer this material to above captioned file.

Oral discussions between Unit Chief, Special Records Unit, Records Systems Section Records Management Division resulted in procedures being defined and implemented regarding the transfer of all data dated after January 1, 1975.

All functions to perform the transfer of material from 66-8160 to 62-117166 has been completed.

1 - 62-117166 1 - 66-8160 1 - Mr. O'Mallev

1 - Mr. Mintz 1 - Mr. Finzel

1 - Mr. Dean 1 - Mr. Scherrer

1 1 1

61 NOV 09 8 (15)

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